those claims that are subject to this Court's jurisdiction.

2. Venue is proper under 28 U.S.C. §§ 1391(b) and (c) in this case because Summit resides in this District, and on information and belief, Defendant is subject to personal jurisdiction in this District, and/or a substantial part of the events or omissions giving rise to property that is the subject of the action is situated in this District.

PARTIES

- 3. Summit is a Delaware limited liability company having its principal place of business in Santa Monica, California.
- 4. On information and belief, Zazzle is a California corporation having its principal place of business in Redwood City, California.

FACTS

Summit's Business and the Twilight Series

- 5. Since 1991, Summit and its predecessors have been an active participant in the motion picture industry. Summit has produced and distributed films and related entertainment products, and has also been involved in motion picture financing, production, and distribution services.
- 6. Summit has also been involved in licensing trademarks associated with the motion pictures it produces and distributes for merchandise sales.
- 7. Summit is the producer and distributor for the movies based on the immensely popular series of vampire-romance novels by Stephenie Meyer, *Twilight, New Moon, Eclipse* and *Breaking Dawn*.
- 8. The first film, *Twilight*, was released in the United States on November 21, 2008, but was promoted for many months prior to its release. The second movie, *The Twilight Saga: New Moon*, is scheduled for release in the United States on November 20, 2009. The third movie, *The Twilight Saga: Eclipse*, is scheduled for release in the United States on June 30, 2010. The fourth movie in the series, *The Twilight Saga: Breaking Dawn*, will likely be released in 2011.

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- 9. The four films (the "Twilight Series") are about a teenage girl, Isabella ("Bella") Swan, who falls in love with a vampire, Edward Cullen. Bella's other suitor in the films is Jacob Black, a werewolf. Other notable characters in the Twilight Series include Dr. Carlisle Cullen, Edward's adopted father and leader of the Cullen coven of vampires; Esme Cullen, Dr. Carlisle's vampire wife; Alice and Emmett Cullen, Edward's adopted vampire siblings; Rosalie Hale, Emmet's vampire wife; Jasper Hale, Alice's husband; and Seth Clearwater, a werewolf.
- The Twilight Series enjoys a large base of enthusiastic fans. The first 10. movie in the series, *Twilight*, was an enormous success, grossing more than \$380 million at the box office worldwide. Summit has expended significant resources producing and marketing the second motion picture, *The Twilight Saga: New Moon* and the series as a whole.

Summit's Trademarks and Copyrights

- 11. Summit is the owner of many copyright, trademark, merchandising, distribution, and other intellectual property rights in and to the Twilight Series motion pictures. The Twilight Series intellectual property rights and, in particular, the merchandising rights, are extremely valuable. Accordingly, any interference or infringement of those rights damages Summit and its relationship with its licensees.
- Summit owns the trademarks TWILIGHT, TWILIGHT (stylized) NEW MOON and several word marks related to the Twilight Series, including the marks TEAM CULLEN, TEAM EDWARD, TEAM JACOB and VOLTURI, and owns several pending federal trademark applications to register those marks for clothing, jewelry, accessories, stickers and numerous other products.
- Summit also owns several pending federal trademark applications for designs representing the Cullen family crest from the Twilight Series, with and without the word mark CULLEN, as depicted in the exemplar below:

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- Collectively, Summits trademarks related to the Twilight Series are 14. referred to herein as the "TWILIGHT Marks."
- Summit has licensed the TWILIGHT Marks to third parties to sell on 15. clothing and other products. Summit began licensing the TWILIGHT Marks for the sale of merchandise since at least as early as June 2008, and its licensees continue to sell such products.
- Summit is the copyright owner of all publicity, promotional, unit, and special shoot photography and artwork created for the Twilight Series. Each such resulting image or photograph therefrom is an original work of authorship and is a copyrightable subject matter under the laws of the United States (collectively, the "Images").
- 17. Summit has licensed its Images to third parties to promote the Twilight Series, as well as merchandising products related to the Twilight Series and bearing the TWILIGHT Marks.

Defendant Zazzle and Its Infringing Conduct

18. Zazzle operates a website at <www.zazzle.com> ("the Website"), which sells print-on-demand merchandise. Namely, Zazzle offers an Internet-based service that allows individuals and businesses to create, buy and sell customized merchandise. A Zazzle user can upload design images to print on merchandise for his own purchase or to set up an online "store," hosted by Zazzle, and sell the customized merchandise to other consumers. Zazzle prints the user's image on the merchandise, ships the product to the user or his designated customer, and displays images of the available merchandise on the Website.

- 19. Summit licenses the Twilight Marks and other intellectual property from the Twilight Series to numerous licensees, including for the sale of merchandise. Zazzle's sale of merchandise related to the Twilight Series diverts potential business from Summit and its licensees.
- 20. Zazzle does not have any license with Summit and has no authorization to use the trademarks, copyrights and other intellectual property rights associated with the Twilight Series, including the Twilight Marks.
- 21. Since 2008, Zazzle has been marketing and selling literally tens of thousands of unauthorized merchandise utilizing copyrighted and trademarked elements of the Twilight Series, including phrases, images and character names, and trading on the goodwill of the Twilight Series (collectively, the "Infringing Products"). A recent search on the Zazzle website for the term "Twilight" displayed links to more than 19,000 products, and a search for the term "New Moon" displayed links to more than 47,000 products, the vast majority of which directly and in the context of the Zazzle website reference the Twilight Series and its characters.
- 22. To name a few examples of this widespread infringement, a review of Zazzle's website on various days revealed the following Infringing Products available for purchase:
- a. Accessories depicting marketing artwork created by Summit for the motion picture *Twilight* and verbal references to the title of the film or its characters, such as the mouse pad shown below:

Figure 2 (Zazzle.com, Jan. 20, 2009)



b. Posters and other paper products depicting marketing artwork created by Summit for the Twilight Series motion pictures, such as the "New Moon" poster below with the product description, "the official twilight new moon poster from movie starring Robert Pattinson and Kristen Stewart."

Figure 3 (Zazzle.com, Sept. 27, 2009)



c. Thousands of hats, T-shirts and other apparel products displaying clear references to the Twilight Series, such as the phrases "Team Edward" or "Twilight Girl" as shown below.

MANATT, PHELPS & PHILLIPS, LLP
ATTORNEYS AT LAW
LOS ANGELES

Figure 4 (Zazzle.com Aug. 28, 2009)



Figure 5 (Zazzle.com, Oct. 1, 2009)



d. Adhesive stickers, clothing and other products bearing the Cullen family crest, as shown below.

Figure 6 (Zazzle.com, Oct. 1, 2009)



Figure 7 (Zazzle.com, Jan. 20, 2009)



Figure 8 (Zazzle.com, Jan. 20, 2009)



e. Posters and other products with photographs of characters from the Twilight Series, including the "New Moon Car Poster" below, depicting the title *New Moon*, with the product description, "Very nice looking poster you won't find in stores right now. Maybe when the movie is over but, Let's just say it's an inside look at it."

Figure 8 (Zazzle.com, Oct. 13, 2009)



- 23. The above examples are but a small sample of the rampant infringement of Summit's copyrights and trademark rights that occurs every day on Zazzle's website, which offers for sale literally tens of thousands of Infringing Products.
- 24. Zazzle also tags, or allows users to tag, such products with the names of titles and characters from the Twilight Series, or related phrases, including some or all of the TWILIGHT Marks. Such practice bolsters the Infringing Products' association with the Twilight Series and causes such products to appear when a user inputs such phrases into Zazzle's search function.
- 25. Zazzle uses Summit's intellectual property rights in the Twilight Series to advertise and market the Zazzle website, including paying for ad placements on unofficial Twilight Series fan websites.

Notice to Zazzle of Its Infringing Conduct

- 26. On or about November 10, 2008, Summit sent Zazzle a letter demanding that Zazzle cease and desist its trademark and copyright infringement. A true and correct copy of Summit's November 10, 2008 demand letter to Zazzle is attached hereto as **Exhibit A**.
- 27. Additionally, on or about August 13, 2009, Summit again wrote to Zazzle demanding that Zazzle disable search functions for terms relating to the Twilight Series, remove the Infringing Products from its website and otherwise cease and desist from its infringing activity. A true and correct copy of Summit's August 13, 2009 demand letter to Zazzle is attached hereto as **Exhibit B**.
- 28. Despite Summit's demands, Zazzle continues to advertise, market, and offer for sale merchandise that infringes on Summit's rights in and to the Twilight Series, continues to tag such merchandise with terms that include the TWILIGHT Marks and, on information and belief, continues to advertise its products and services using the TWILIGHT Marks.

FIRST CAUSE OF ACTION

(False Designation of Origin – 15 U.S.C. § 1125(a))

- 29. Summit repeats and realleges each and every allegation of paragraphs 1 through 28, above, as though fully set forth herein.
- 30. Zazzle's actions as alleged herein constitute a false designation of origin in violation of 15 U.S.C. § 1125(a).
- 31. The use of Summit's TWILIGHT Marks by Zazzle constitute a false designation of origin and a false description or representation that wrongfully and falsely designates the Infringing Products as originating from Summit, or being associated with or authorized by Summit.
- 32. As a direct and proximate result of Zazzle's wrongful acts, Summit has suffered and continues to suffer and/or is likely to suffer damage to its trademarks, business reputation, and goodwill. Zazzle will continue to use and/or will restart

the use of, unless restrained, the TWILIGHT Marks and will cause irreparable damage to Summit. Summit has no adequate remedy at law and is entitled to an injunction restraining Zazzle, its officers, agents, and employees, and all persons acting in concert with Zazzle, from engaging in further acts of false designation of origin.

- 33. Summit is further entitled to recover from Zazzle the actual damages that it sustained and/or is likely to sustain as a result of Zazzle's wrongful acts. Summit is presently unable to ascertain the full extent of the monetary damages that it has suffered and/or is likely to sustain by reason of Zazzle's acts of false designation of origin.
- Summit is further entitled to recover from Zazzle the gains, profits, and 34. advantages that Zazzle has obtained as a result of its wrongful acts. Summit is presently unable to ascertain the extent of the gains, profits, and advantages that Zazzle has realized by reason of its acts of false designation of origin.
- 35. Because of the willful nature of Zazzle's wrongful acts, Summit is entitled to an award of treble damages and increased profits pursuant to 15 U.S.C. § 1117 and destruction of the Infringing Products under 15 U.S.C. § 1118.
- Summit is also entitled to recover its attorneys' fees and costs of suit 36. pursuant to 15 U.S.C. § 1117.

SECOND CAUSE OF ACTION

(Trademark Infringement)

- 37. Summit repeats and realleges each and every allegation of paragraphs 1 through 36, above, as though fully set forth herein.
- 38. Summit has used the TWILIGHT Marks, including to identify its products relating to the Twilight Series, before Zazzle began promoting and selling the Infringing Products or otherwise used the TWILIGHT Marks.
- 39. Zazzle has used in commerce, without Summit's permission, the TWILIGHT MARKS in a manner that is likely to cause confusion with respect to

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the source and origin of Zazzle's Infringing Products and is likely to cause confusion or mistake and to deceive purchasers as to the affiliation, connection, or association of Summit with Zazzle and/or its products.

- 40. Zazzle's acts constitute infringement of the TWILIGHT Marks in violation of the common law.
- 41. As a direct and proximate result of Zazzle's wrongful acts, Summit has suffered and continues to suffer and/or is likely to suffer damage to its trademark, business reputation, and goodwill. Zazzle will continue to use and/or will restart the use of, unless restrained, the TWILIGHT Marks and will cause irreparable damage to Summit. Summit has no adequate remedy at law and is entitled to an injunction restraining Zazzle, its officers, agents, and employees, and all persons acting in concert with Zazzle, from engaging in further acts of infringement.
- 42. Summit is further entitled to recover from Zazzle the actual damages that it sustained and/or is likely to sustain as a result of Zazzle's wrongful acts.
- 43. Summit is further entitled to recover from Zazzle the gains, profits, and advantages that Zazzle has obtained as a result of its wrongful acts.
- 44. Because of the willful nature of Zazzle's wrongful acts, Summit is entitled to an award of punitive damages under the common law.

THIRD CAUSE OF ACTION

(Dilution--15 U.S.C.§ 1125(c); Cal. Bus. & Prof. Code § 14330)

- 45. Summit repeats and realleges each and every allegation of paragraphs 1 through 44, above, as though fully set forth herein.
- 46. Summit has used the TWILIGHT Marks to identify its products relating to the Twilight Series before Zazzle began promoting and selling the Infringing Products or otherwise used the TWILIGHT Marks. The TWILIGHT Marks are inherently distinctive and have acquired distinction through Summit's extensive, continuous, and exclusive use of the TWILIGHT Marks.
 - 47. The TWILIGHT Marks are famous and distinctive within the meaning

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of 15 U.S.C. §§ 1125(c)(1) and 1127 and Cal. Bus. & Prof. Code § 14330.

- 48. Zazzle's use of the TWILIGHT Marks is likely to dilute the distinctive quality of Summit's mark in violation of 15 U.S.C. § 1125(c) and Cal. Bus. & Prof. Code § 14330.
- 49. Zazzle's acts complained of herein are likely to damage Summit irreparably. Summit has no adequate remedy at law for such wrongs and injuries. The damage to Summit includes harm to its trademarks, goodwill, and reputation that money cannot compensate. Summit is, therefore, entitled to a preliminary and permanent injunction enjoining Zazzle's use of the TWILIGHT Marks in connection with the promotion, advertisement and sale of any goods by Zazzle.
- 50. Summit is further entitled to recover from Zazzle its actual damages sustained by Summit as a result of Zazzle's wrongful acts. Summit is presently unable to ascertain the full extent of the monetary damages it has suffered by reason of Zazzle's acts of dilution.
- 51. Summit is further entitled to recover from Zazzle the gains, profits, and advantages Zazzle has obtained as a result of its wrongful acts. Summit is presently unable to ascertain the extent of the gains, profits and advantages Zazzle has realized by reason of Zazzle's willful acts of dilution.
- 52. Because of the willful nature of Zazzle's actions, Summit is entitled to all remedies available under 15 U.S.C. §§ 1117 and 1118.

FOURTH CAUSE OF ACTION

(Copyright Infringement)

- 53. Summit repeats and realleges each and every allegation of paragraphs 1 through 52, above, as though fully set forth herein.
- 54. The Images are each an original work of authorship and a copyrightable subject matter under the laws of the United States. The Images were fixed in a tangible medium by creation of artwork, development of a photograph and/or uploading of an image to a hard drive. Certain of the Images are from the

motion picture *Twilight*, which is the subject of a valid copyright registration. A true and correct copy the registration for the motion picture *Twilight* is attached hereto as Exhibits C.

- 55. Summit is the copyright owner of the Images, and at all times relevant to the Complaint, Summit is and has been the sole exclusive authorized licensor of the Images in the United States in connection with the issuance of licenses for use of the Images.
- Zazzle had access to the Images because certain Images were derived 56. from the *Twilight* motion picture, which was theatrically released throughout the United States and recently on DVD, and such motion picture has been a huge success, and because those and other Images were used publicly in marketing and promoting the films Twilight and The Twilight Saga: New Moon.
- Zazzle has violated Summit's exclusive rights in and to the Images by 57. unlawfully using, reproducing, and distributing the Images on the Website and in marketing and advertising for the Website without authorization.
- 58. Upon information and belief, Zazzle was at all material times aware that its use of the Images in the absence of a valid license agreement, would constitute copyright infringement. Summit had not granted to Zazzle any right or license to use the Images in any manner whatsoever.
- 59. Summit is informed and believes and on that basis alleges that Zazzle had full knowledge that its acts are wrongful and unlawful and has continued to infringe said copyright, throughout the United States and various other territories of the world. Zazzle's respective infringing acts were and continue to be committed willfully.
- 60. By reason of the foregoing, Summit has suffered damages in an amount to be determined at trial, and is entitled, at its election, to either (a) all damages suffered by Summit, along with all gains, profits and advantages derived by Zazzle from the acts of infringement, plus exemplary and punitive damages in

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amounts to be proven at trial, or (b) statutory damages as provided for in the Copyright Act of the United States.

Summit is also entitled to attorneys' fees under the Copyright Act. 61.

FIFTH CAUSE OF ACTION

(Statutory and Common Law Unfair Competition)

- 62. Summit repeats and realleges each and every allegation of paragraphs 1 through 61, above, as though fully set forth herein.
- By reason of the foregoing, Zazzle has been, and is, engaged in 63. "unlawful, unfair or fraudulent business practices" in violation of §§ 17200 et seq. of the California Bus. & Prof. Code and acts of unfair competition in violation of the common law.
- 64. Zazzle's acts complained of herein have damaged and will continue to damage Summit irreparably. Summit has no adequate remedy at law for these wrongs and injuries. The damage to Summit includes harm to its trademarks, goodwill, and reputation in the marketplace that money cannot compensate. Summit is therefore entitled to: (a) injunctive relief restraining and enjoining Zazzle and its agents, servants, employees, and attorneys, and all persons acting thereunder, in concert with, or on their behalf, from using the TWILIGHT Marks, any colorable imitation or variation thereof, or any mark, name, symbol, or logo which is confusingly similar thereto, in connection with the marketing or sale of any goods or services by Zazzle; (b) injunctive relief restraining and enjoining Zazzle and its agents, servants, employees, and attorneys, and all persons acting thereunder, in concert with, or on their behalf, from reproducing the Images owned by Summit in connection with the marketing or sale of any goods or services by Zazzle; (c) Summit's actual damages sustained as a result of Zazzle's wrongful acts; (d) an accounting of Zazzle's profits from their sales of any products bearing the TWILIGHT Marks or any other goods which make use of the TWILIGHT Marks or the Images; (e) the award of Zazzle's unjust profits, as well as sums

sufficient to compensate Summit for all harm suffered as a result of Zazzle's conduct; and (f) punitive damages.

PRAYER FOR RELIEF

WHEREFORE, Summit prays that this Court enter judgment against Defendant as follows:

- 1. Finding that Defendant has violated 15 U.S.C. § 1125(a) and the common law, has infringed the TWILIGHT Marks under the common law, has infringed Summit's copyright under 17 U.S.C. § 501, has violated 15 U.S.C. § 1125(c)(1) and Cal. Bus. & Prof. Code § 14330, violated Cal. Bus. & Prof. Code § 17200 and the common law by engaging in unlawful, unfair, and fraudulent business practices;
- 2. Ordering that Defendant and its subsidiaries, officers, agents, servants, directors, employees, servants, partners, representative, assigns, successors, related companies, and attorneys and all persons in active concert or participation with Defendant or with any of the foregoing be enjoined preliminarily during the pendency of this action and permanently thereafter from:
- Manufacturing, transporting, promoting, importing, a. advertising, publicizing, distributing, offering for sale, or selling any goods bearing the TWILIGHT Marks or any other mark, name, symbol, or logo which is likely to cause confusion or to cause mistake or to deceive persons into the erroneous belief that any goods that Defendant caused to enter the stream of commerce are sponsored, licensed, or endorsed by Summit, are authorized by Summit, or are connected or affiliated in some way with Summit or the Twilight Series;
- b. Manufacturing, transporting, promoting, importing, advertising, publicizing, distributing, offering for sale, or selling any goods bearing the TWILIGHT Marks or any other mark, name, symbol, or logo that is a copy or colorable imitation of, incorporates, or is confusingly similar to the TWILIGHT Marks;

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	c.	Falsely implying Summit's endorsement of Defendant's
goods or engaging	in any	act or series of acts which, either alone or in combination,
constitutes unfair i	method	ls of competition with Summit and from otherwise
nterfering with, o	r injuri	ng the TWILIGHT Marks or the goodwill associated
herewith;		

- d. Copying, displaying, featuring, or using the Images or any other copyrightable subject matter created or owned by Summit for the Twilight Series, or any works substantially similar thereto, or engaging in any act in violation of Summit's copyrights;
- Engaging in any act which is likely to dilute the distinctive quality of the TWILIGHT Marks and/or injures Summit's business
- f. Representing or implying that Defendant is in any way sponsored by, affiliated with, or endorsed or licensed by Summit; or
- Knowingly assisting, inducing, aiding, or abetting any g. other person or business entity in engaging in or performing any of the activities referred to in paragraphs 2(a) to (f) above.
- Ordering that Summit is the exclusive owner of the TWILIGHT Marks and that such marks are valid;
- Ordering that Summit is the exclusive owner of the copyrights in the Images and that such copyrights are valid.
- Ordering that Defendant be required to deliver to Summit for destruction all Infringing Products, which bear the TWILIGHT Marks or any other trademarks, names, logo, trade dress, or packaging that are confusingly or substantially similar to the TWILIGHT Marks;
- Granting an award of damages suffered by Summit according to proof at the time of trial;
 - 7. Ordering that Defendant account to Summit for any and all profits

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· Ca	se 2:09-cv-07691-GW-JC	Document 1	Filed 10/22/2009	Page 18 of 42
1.		<u>JURY</u>	' DEMAND	
2	Summit demands a	a trial by jury o	of all issues triable by	y jury.
3			Respectfully submit	tted,
4			MANATT, PHELPS	S & PHILLIPS, LLP
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6	Dated: October 22, 2009)	By: While	
7			Jill M. Pietrini Attorneys for Pl	aintiff ERTAINMENT, LLC
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EXHIBIT A



Direct Phone: 310-309-8471 Direct Fax: 310-401-2147 dfriedman@summit-ent.com

VIA EMAIL AND FEDERAL EXPRESS

November 10, 2008

Zazzle.Com, Inc. Attn: Content Agent 1900 Seaport Blvd Redwood City, CA 94063 T. 800.980,9890

E. content_agent@zazzle.com

Re: Notification of Copyright Infringement on Zazzle.com

Dear Intellectual Property Rights Agent,

Summit Entertainment, LLC ("Summit") is the official owner of many copyright, trademark, merchandising, distribution, and other intellectual property rights in and to the motion picture "TWILIGHT" (the "Movie"). You can find information about the Movie at http://www.twilightthemovie.com/. Summit takes very seriously its responsibility to protect its rights in and to the Movie and the legitimate rights of its licensees. As such, it prohibits and actively polices the unauthorized use, sale, or distribution of Movie related merchandise.

The sale of unauthorized merchandise utilizing copyrighted and trademarked elements of the Movie, including phrases, images and character names and your overt advertisement of unauthorized Movie merchandise infringe upon Summit's rights in and to the Movie. Summit has many remedies available to it for your willful infringement of its copyrights and trademarks. It should also be noted that the availability of infringing products on your website may constitute unfair competition and tortious interference with the contracts that Summit has with its official licensees.

Please <u>immediately</u> remove the following items from your website, or any affiliated websites, and block all search results for the Movie title and character names:

- 1. http://www.zazzle.com/twilight+gifts
- 2. http://www.zazzle.com/twilight+movie+gifts
- 3. http://www.zazzle.com/edward+cullen+gifts
- 4. http://www.zazzle.com/cullen+gifts
- 5. http://www.zazzle.com/bella+gifts
- 6. http://www.zazzle.com/cullen+family+gifts

Zazzle.com November 10, 2008 Page 2 of 2

- 7. http://www.zazzle.com/bella+cullen+gifts
- 8. http://www.zazzle.com/bella+swan+gifts

As a result of this notice, you have been made specifically aware, even if you were not previously aware thereof, of Summit's rights, as set forth above, in and to the Movie. We trust that this notice has made Summit's position clear with respect to your participation in the unauthorized sale of the Movie by third parties.

Unless we receive written notification that the above items have been removed and that the search results for the Movie title have been blocked by the close of business on November 14, 2008, Summit may have no other option but to seek all remedies available to it for your unlawful acts. Summit has many remedies available to it for your unlawful acts, including an injunction against further infringement, attorney's fees, and monetary damages under the Copyright and Lanham Acts. Please note, however, that the above is not intended to be a complete listing of Summit's rights, and Summit reserves the right to assert other claims not stated herein.

This letter is not intended to and shall not waive or prejudice any rights and remedies that Summit may have at law, in equity or otherwise. Any and all such rights and remedies are hereby expressly reserved.

Thank you for your cooperation in this matter.

Sineerely,

David C. Friedman

Executive Vice President & General Counsel



SHOP - CREATE - SELL - COMMUNITY -

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Sina in | Carl | MyZazzle | Help

All Products

Search

Inauguration Weekend Sale! \$4.40 OFF ALL SHIRTS! LAST DAY! Use code: 440SHIRTSALE. (see details)

twilight mouse mat mousepad by Jessield

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Views: Product Design

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Highest Quality Mousepads

No minimum order - save when you buy in balk Durable cloth cover is dust and stain resistant Non-stip backing keeps your mouse moving while the mousepad stays in place 9.25" x 7.75" - Perfect size for home or office



Twilight, edward and bella mouse mat created by jess683 (1/20/2009 11 3€ AM)

Comments (showing 0 of 0) (Add a comment | See all)

Be the first to comment on this design!

Log in to add a comment...

Qty: 1 - (save in bulk)

Customize: Change the design, add your own ideasi Customize it

Inauguration Weekend Sale!

\$4,40 OFF ALL SHIRTS! Use code: 440SHIRTSALE.

SHARE # 2 4 Email | Link | Blog | Twelfer

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Gallery Marketolace Design your own mousepad!

Product id: 144252496215877724 (rated G)

Zazzle - We make quality custom products designed by you. Learn how we do it

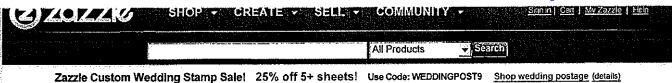
Track My Order | Contact Us | Zazzle.co.uk | Browse categories | Create products | Blog | Saarran, tags, products

Sign up for our email newsletter Receive updates and exclusive offers email address Sign me upl

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PavPal





new-moon-shirtless-jacob, Team Jacob forever! by

(0 votes)

2taylorlautnerishot2



Girls Baby Doll (Fitted)

This classic baby doll is our best-selling ladies top, 100% super-soft ring-spun cotton. Double-needle stitched bottom hem, capped sleeves, tapered side-seamed body with custom contoured fit, Made by Bella, NOTE: Sizes run extremely small. Order 1 to 2 sizes larger than normal. Imported.



Select a different shirt style

Choose from hundreds of shirts for men, women, and kids. Also, select sustainable, sport, and fashionable apparel.

Color: White

Size: Youth M

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Customize: Change the design, add your own ideas! Customize it

25% off 5+ sheets! Use code: WEDDINGPOST9

Zazzle Custom Wedding Stamp Salel

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Views Models



created by 2taylorlautnerishot2 (7/4/2009 5:31 PM)

Comment Wall (showing 0 of 0) (Add a comment)

Be the first to comment on this design!

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Store

Marketplace

Design your own Shirt!

Add a comment

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Add a picture of yourself with this product (optional)

Add product images

Post your comment

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Sign up for our email newsletter Receive updates and exclusive offers

Zazzle - We make quality custom products designed by you. Learn how we do it Track My Order | Contact Us | Browse categories | Create products | Blog | Sitemap, tags, products

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Document 1

Filed 10/22/2009

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Gaming Vintage, Historical

Youth, School,



Clan Cullen Crest Shirt by ForeverLove

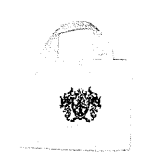


<u>Culton Crest Organic Tote - plack/white</u> **by** <u>soutinertia</u>



<u>Cullen Crest Tote - red on black</u> **by** <u>soulmenta</u>





Cullen Family Crest Tote by soulinertia



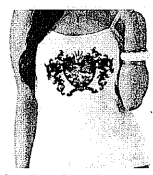
Cullen Crest Organic Tote - red by soulmertia



Cullen's Crest by echo love



<u>Cullen Family Crest Color Button - whit</u> by <u>soulmertia</u>



Cullen Family Crest in Color by soulinertia



<u>Culteri Crest Tote - Silver on black</u> by <u>sout-nertra</u>



Cullen's Crest by echo love



Cuilen's Crest by echo_love



Team Edward stars
by unvironing

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Edward Cullen Crest - Twilight by i love vampires



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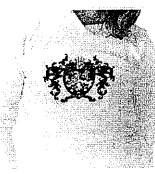
Cullen Crest Large Tote - black w/whit by soulmertia



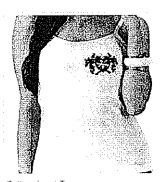
Cullen Crest Tole - red wiblack handle by soutmentia



Clan Cullen Crest Stickers by ForeverLove



Culten Crest in Color! - white hoodie by <u>scurnerba</u>



Culten Crest Tee by scolinerba



Cullen by RenesmeeCullen15



Culten Family Crest IMPROVED Desig by <u>soulmertia</u>



Cullen Family Crest Baseball Cap by soubnertia



Color Cullen Family Crest Cap1 by soulinertia



cullen crest by cyndee86



Team Culten Baseball by umirenfro



Clan Cullen Crest Tre by ForeverLove



Color Culien Family Crest Button - blac by souknertia



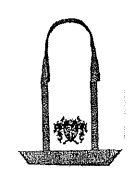
Cullen Family Crest button - Wnite by soulmertia



Cullen's Crest by echo love



by <u>umirentro</u>



Culten Crest Tote - Rec by <u>soutmertra</u>

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Twilight Cullen 17 by DiscoverBG



TWILIGHT by schulberg



"Mrs. Cullen" Shirt by marioenrique



Edward Cullen isn't real? by messengergoddess



Culten 3/4 Sieeve Shirt by rileydog59



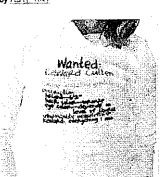
364029368 ad550ecf1230605851 by Karly Kivy



Sorry I'm Taken By Edward Cullen by Twilight4ever723



Team Edward Hoodie by morgans:nichelle



Wanted by Karty Kiry



and so the lion



in love wit a fictional character



Edward prefers brunettes

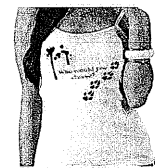




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Lion and Lamb by hicamanda



choose by Kaity Kivy



<u>Twitight</u> by <u>onlymystory</u>



TMLIGHT by <u>littanyfn</u>



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Vote, Edward Cullen by Kaity Kivy



450twilightreview20q, twilight, If I cou by messangergoddess



Cullen Crest

by _ love_vampues



Sexy Cullen Crest Tee by soulinertia



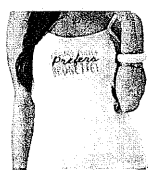
vampire wordart by missesigns



Team Edward by teamedward617









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by Kaity Kivy



Cullen Crest Coffeel by soulinertia

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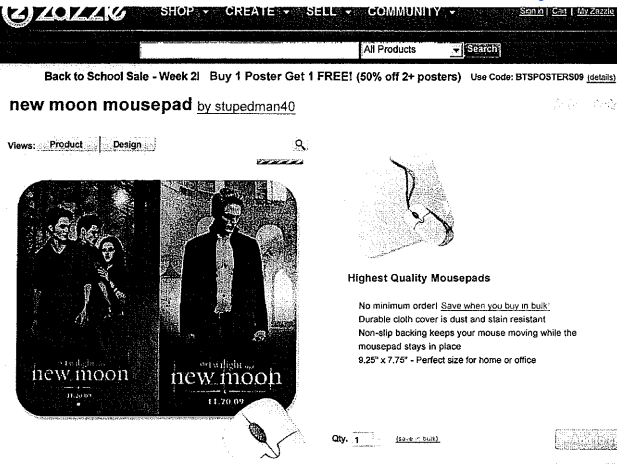
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EXHIBIT B

Case 2:09-cv-07691-GW-JC Document 1 Filed 10/22/2009 Page 33 of 42



Direct Phone: 310-309-8471 Direct Fax: 310-401-2147 dfriedman@summit-ent.com

VIA EMAIL AND FEDERAL EXPRESS

August 13, 2009

Zazzle.Com, Inc.
Attn: Content Agent
1900 Seaport Blvd
Redwood City, CA 94063
T. 800.980.9890
E. content agent@zazzle.com

Re: Notification of Copyright Infringement on Zazzle.com

Dear Intellectual Property Rights Agent,

Summit Entertainment, LLC ("Summit") is the official owner of many copyright, trademark, merchandising, distribution, and other intellectual property rights in and to the motion picture series known as "THE TWILIGHT SAGA," including, without limitation, "TWILIGHT" and "NEW MOON" (the "Property"). You can find information about the Property at http://www.twilightthemovie.com/. Summit takes very seriously its responsibility to protect its rights in and to the Property and the legitimate rights of its licensees. As such, it prohibits and actively polices the unauthorized use, sale, or distribution of Property related merchandise.

The sale of unauthorized merchandise utilizing copyrighted, trademarked, and other proprietary elements of the Property, including phrases, images and character names and your overt advertisement of unauthorized Property-related merchandise infringe upon Summit's rights in and to the Property. Summit has many remedies available to it for your willful infringement of its copyrights and trademarks. It should also be noted that the availability of infringing products on your website may constitute unfair competition and tortious interference with the contracts that Summit has with its official licensees.

Please <u>immediately</u> remove the following items from your website, or any affiliated websites, and block all search results for the titles of the Property, including, without limitation, "Twilight," "New Moon," and "The Twilight Saga" as well as all related character names:

- 1. http://www.zazzle.com/twilight+gifts
- 2. http://www.zazzle.com/twilight+movie+gifts
- 3. http://www.zazzle.com/new+moon+gifts
- 4. http://www.zazzle.com/twilight+saga+gifts

Zazzle.com August 13, 2009 Page 2

- 5. http://www.zazzle.com/edward+cullen+gifts
- 6. http://www.zazzle.com/cullen+gifts
- 7. http://www.zazzle.com/bella+gifts
- 8. http://www.zazzle.com/cullen+family+gifts
- 9. http://www.zazzle.com/bella+cullen+gilts
- 10. http://www.zazzle.com/bella+swan+gifts
- 11. http://www.zazzle.com/twilight+alice+gifts
- 12. http://www.zazzle.com/rosalie+gifts
- 13. http://www.zazzle.com/emmett+gifts
- 14. http://www.zazzle.com/jasper+gifts
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- 17. http://www.zazzle.com/team+jacob+gifts
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- 20. http://www.zazzle.com/wolfpack+twilight+gifts
- 21. http://www.zazzle.com/wolves+twilight+gifts

You were previously notified by Summit of its rights, as set forth above, in and to the Property in my letter to you dated November 10, 2008, and yet, you have allowed the willful infringement and unauthorized use of the Property to continue unchecked.

Consequently, unless we receive written notification that the all of the above items have been removed and that the search results for the Property have been blocked by the close of business on <u>August 19, 2009</u>. Summit will immediately pursue all remedies available to it for your unlawful acts, including, without limitation, an injunction against further infringement, attorney's fees, and monetary damages under the Copyright and Lanham Acts. Please note, however, that the above is not intended to be a complete listing of Summit's rights, and Summit reserves the right to assert other claims not stated herein.

This letter is not intended to and shall not waive or prejudice any rights and remedies that Summit may have at law, in equity or otherwise. Any and all such rights and remedies are hereby expressly reserved.

Thank you for your cooperation in this matter.

Sincerely yours,

David C. Friedman

Executive Vice President & General Counsel

EXHIBIT C

Certificate of Registration



This Certificate issued under the seal of the Copyright Office in accordance with title 17, United States Code, attests that registration has been made for the work identified below. The information on this certificate has been made a part of the Copyright Office records.

Register of Copyrights, United States of America

Registration Number:

PA 1-616-599

Effective date of registration:

December 12, 2008

Title —	<u> </u>			<u> </u>
Title of Work:	TWILIGHT			
Completion/ Publication - Year of Completion: Date of 1st Publication:	2008	Nation of 1st Publication: \(\)	Jnited States	
Author —				
■ Author:	Summit Entertainment, L	cc		
Author Created:	entire motion picture			
Work made for hire:	Yes			
Citizen of:	United States	Domiciled in:	United States	
Limitation of copyright cla Material excluded from this claim:				
New material included in claim:	all other cinematographic material, production as a motion picture, revisions/additions to script, editing, entire motion picture			
Rights and Permissions				
9	Summit Entertainment, LI	c		
Name:	Legal Department ROWII):1-2AIMDV	.vi	
Email:	atillman@summit-ent.com	ı	Telephone:	310-255-3055
Address:	1630 Stewart Street			
	Suite 120			
	Santa Monica, CA 90404	United States		

Name: Janet Chowsangrat

Date: December 1, 2008

Case 2:09-cv-07691-GW-JC Document 1 Filed 10/22/2009 Page 38 of 42

IPN#:

Registration #: PA0001616599

Service Request #: 1-138555171

Summit Entertainment, LLC Amy Tillman 1630 Stewart Street Suite 120 Santa Monica, CA 90404

UNITED STATES DISTRICT COURT

for the

CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

SUMMIT ENTERTAINMENT, LLC, a Delaware limited liability company,	_3cv09 07691 GW (
Plaintiff) Civil Action No.	
v.)	
ZAZZLE.COM, INC., a California corporation	()	
Defendant)	

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address)

ZAZZLE.COM, INC. 1900 Seaport Blvd Redwood City, CA 94063

A lawsuit has been filed against you.

Within 20 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

Jill M. Pietrini, Esq. (SBN 138335) Kimo Peluso (Pro Hac Vice pending) MANATT, PHELPS & PHILLIPS, LLC 11355 West Olympic Boulevard Los Angeles, CA 90064

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

Date: CLERK OF COURT

CHRISTOPHER POWERS

Signature of Clerk or Deputy Clerk

ORIGINAL

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Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4(1))

	This summons for (name	of individual and title, if any)		
vas rec	eived by me on (date)			
	☐ I personally served the	ne summons on the individu	al at (place)	
			on (date)	; or
	•••		or usual place of abode with (name)	
			on of suitable age and discretion who	
	on (date)	, and mailed a copy	to the individual's last known addres	s; or
	I served the summon	S ON (name of individual)		, who is
	designated by law to acc	ept service of process on be	ehalf of (name of organization)	
		_ •	on (date)	; or
	I returned the summo	ons unexecuted because		; or
	Other (specify):			
	My fees are \$	for travel and \$	for services, for a total of	of \$
	I declare under penalty of	of perjury that this informati	on is true.	
Date: _			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

Case 2:09-cv-07091-GW-JC Defwile over sheet iled 10/22/2009 Page 4 DEFENDANTS I (a) PLAINTIFFS (Check box if you are representing yourself []) ZAZZLE.COM.INC., a California corporation SUMMIT ENTERTAINMENT, LLC, a Delaware limited liability company (b) Attorneys (Firm Name, Address and Telephone Number. If you are representing Attorneys (If Known) yourself, provide same.) WILSON SONSINI GOODRICH & ROSATI MANATT, PHELPS & PHILLIPS, LLP ahendelman@wsgr.com Aaron Hendelman ipietrini@manatt.com Jill M. Pietrini (SBN 138335) 650 Page Mill Road 11355 West Olympic Boulevard Palo Alto, CA 94304 Los Angeles, CA 90064-1614 Telephone: (650) 493-9300, Fax: (650) 493-6811 Telephone: (310) 312-4000; Facsimile: (310) 312-4224 III. CITIZENSHIP OF PRINCIPAL PARTIES - For Diversity Cases Only II. BASIS OF JURISDICTION (Place an X in one box only.) (Place an X in one box for plaintiff and one for defendant.) PTF DEF PTF DEF 3 Federal Question (U.S. 1 U.S. Government Plaintiff Incorporated or Principal Place Government Not a Party Citizen of This State of Business in this State Incorporated and Principal Place 5 5 4 Diversity (Indicate Citizenship Citizen of Another State 2 U.S. Government Defendant of Business in Another State of Parties in Item III) Citizen or Subject of a Foreign Country 3 3 Foreign Nation П6 П6 IV. ORIGIN (Place an X in one box only.) 2 Removed from 3 Remanded from 4 Reinstated or 5 Transferred from another district (specify): 6 Multi-7 Appeal to District □ Original Judge from Reopened Appellate Court Proceeding Magistrate Judge Litigation V. REQUESTED IN COMPLAINT: JURY DEMAND: Yes No (Check 'Yes' only if demanded in complaint.) MONEY DEMANDED IN COMPLAINT: \$ CLASS ACTION under F.R.C.P. 23: 🔲 Yes 🔯 No VI. CAUSE OF ACTION (Cite the U. S. Civil Statute under which you are filing and write a brief statement of cause. Do not cite jurisdictional statutes unless diversity.) Complaint for False Designation of Origin - 15 U.S.C. § 1125(a); Trademark Infringement, Dilution--15 U.S.C. § 1125(c); Cal. Bus. & Prof. Code § 14330; Copyright Infringement; Statutory and Common Law Unfair Competition; and Breach of Contract) VII. NATURE OF SUIT (Place an X in one box only.) PRISONER LABOR TORTS TORTS -- CONTRACT OTHER STATUTES PETITIONS PERSONAL 710 Fair Labor Standards PERSONAL INJURY 110 Insurance 400 State Reapportionment PROPERTY 510 Motions to Vacate Act 310 Airplane 410 Antitrust 120 Marine Sentence Habeas 720 Labor/Mgmt. 370 Other Fraud 315 Airplane Product 130 Miller Act 430 Banks and Banking Corpus Relations 7 371 Truth in Lending Liability 140 Negotiable Instrument 450 Commerce/ICC ☐ 530 General 730 Labor/Mgmt. 380 Other Personal 320 Assault, Libel & 150 Recovery of Rates/etc. Property Damage 535 Death Penalty Reporting & Slander Overpayment & 460 Deportation Disclosure Act 385 Property Damage 🔲 540 Mandamus/ 330 Fed. Employers' Enforcement of 470 Racketeer Influenced 740 Railway Labor Act Other Product Liability Liability Judgment and Corrupt 790 Other Labor BANKRUPTCY 550 Civil Rights 340 Marine 151 Medicare Act Organizations 555 Prison Condition Litigation 22 Appeal 28 USC 345 Marine Product 152 Recovery of Defaulted ☐ 480 Consumer Credit 791 Empl. Ret. Inc. 158 FORFEITURE/ Liability Student Loan (Excl. 490 Cable/Sat TV Security Act 423 Withdrawal 28 PENALTY 350 Motor Vehicle Veterans) PROPERTY RIGHTS 810 Selective Service USC 157 610 Agriculture 153 Recovery of 355 Motor Vehicle 850 Securities/Commodities/ 820 Copyrights CIVIL RIGHTS Product Liability 620 Other Food & Overpayment of 830 Patent Exchange 360 Other Personal 7441 Voting Veteran's Benefits Drug 875 Customer Challenge 12 840 Trademark Injury 625 Drug Related 160 Stockholders' Suits 442 Employment USC 3410 SOCIAL SECURITY Seizure of 362 Personal Injury-443 Housing/Acco-190 Other Contract 890 Other Statutory Actions Property 21 USC 61 HIA(1395ff) Med Malpractice mmodations 195 Contract Product 891 Agricultural Act 362 Black Lung (923) 365 Personal Injury-444 Welfare 881 Liability 892 Economic Stabilization 630 Liquor Laws Product Liability T 863 DIWC/DIWW 445 American with 196 Franchise Act 368 Asbestos Personal 7 640 R.R.& Truck 405(g)) REAL PROPERTY Disabilities -893 Environmental Matters Injury Product 650 Airline Regs 864 SSID Title XVI Employment 210 Land Condemnation 894 Energy Allocation Act Liability 446 American with 660 Occupational 865 RSI (405(g)) 220 Foreclosure 895 Freedom of Info. Act FEDERAL TAX SUITS **IMMIGRATION** Disabilities -Safety /Health 900 Appeal of Fee Determi-230 Rent Lease & Ejectment 370 Taxes (U.S. Plaintiff Other 690 Other 7 462 Naturalization nation Under Equal 240 Torts to Land 440 Other Civil or Defendant) Application 245 Tort Product Liability Access to Justice 463 Habeas Corpus-371 IRS-Third Party 26 Rights 950 Constitutionality of State 290 All Other Real Property USC 7609 Alien Detainee Statutes 465 Other Immigration Actions FOR OFFICE USE ONLY: Case Number: ETE THE INFORMATION REQUESTED BELOW. AFTER COMPLETING THE FRONT SHO

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		iously filed in this court that are related to the present case? No No Yes		
Civil cases are deemed related if a p (Check all boxes that apply) A. B.	oreviously filed case Arise from the same Call for determination For other reasons we			
		on, use an additional sheet if necessary.)		
(a) List the County in this District; Check here if the government, it	California County or is agencies or emplo	utside of this District; State if other than California; or Foreign Country, in which EACH named plaintiff resides. yees is a named plaintiff. If this box is checked, go to item (b).		
County in this District:*		California County outside of this District; State, if other than California; or Foreign Country		
Summit Entertainment, LL	C – Los Angele	es County		
(b) List the County in this District; (Check here if the government, it	California County ou	utside of this District; State if other than California; or Foreign Country, in which EACH named defendant resides. yees is a named defendant. If this box is checked, go to item (c).		
County in this District:*		California County outside of this District; State, if other than California; or Foreign Country		
		Zazzle.com, Inc Santa Clara County		
(c) List the County in this District; (County in this District; County	California County or uses, use the locatio	utside of this District; State if other than California; or Foreign Country, in which EACH claim arose. on of the tract of land involved.		
County in this District:*		California County outside of this District; State, if other than California; or Foreign Country		
All claims – Los Angeles Co	unty			
* Los Angeles, Orange, San Bernar Note: In land condemnation cases, us	dino, Riverside, Ve	entura, Santa Barbara, or San Luis Obispo Counties tract of land involved		
X. SIGNATURE OF ATTORNEY (C	OR PRO PER):	Date October 22, 2009		
are asked moreous on required by last	CV-71 (JS-44) Civi	il Cover Sheet and the information contained herein neither replace nor supplement the filing and service of pleadings ed by the Judicial Conference of the United States in September 1974, is required pursuant to Local Rule 3 -1 is not filed of statistics, venue and initiating the civil docket sheet. (For more detailed instructions, see separate instructions sheet.)		
Key to Statistical codes relating to Soc				
Nature of Suit Code	Abbreviation	Substantive Statement of Cause of Action		
861	HIA	All claims for health insurance benefits (Medicare) under Title 18, Part A, of the Social Security Act, as amended. Also, include claims by hospitals, skilled nursing facilities, etc., for certification as providers of services under the program. (42 U.S.C. 1935FF(b))		
862	BL	All claims for "Black Lung" benefits under Title 4, Part B, of the Federal Coal Mine Health and Safety Act of 1969. (30 U.S.C. 923)		
863	DIWC	All claims filed by insured workers for disability insurance benefits under Title 2 of the Social Security Act, as amended; plus all claims filed for child's insurance benefits based on disability. (42 U.S.C. 405(g))		
863	DIWW	All claims filed for widows or widowers insurance benefits based on disability under Title 2 of the Social Security Act, as amended. (42 U.S.C. 405(g))		
864	SSID	All claims for supplemental security income payments based upon disability filed under Title 16 of the Social Security Act, as amended.		
865	RSI	All claims for retirement (old age) and survivors benefits under Title 2 of the Social Security Act, as amended. (42 U.S.C. (g))		
200001947.1				

CIVIL COVER SHEET

CV-71 (05/08)

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